

1
2
3 AURELIA SCHOLAR, et al.,
4
5

Plaintiffs,

6 v.
7

8 WELLS FARGO BANK, N.A., et al.,
9
10

Defendants.

Case No. 14-cv-02415-EDL

11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
**ORDER REGARDING MAIL
RECEIVED**

This is a mortgage foreclosure action brought by plaintiffs Aurelia and Aurthur Scholar in Contra Costa Superior Court on April 23, 2014. Defendant Wells Fargo Bank, N.A. properly removed the case to this Court on May 23, 2014. On August 1, 2014, Plaintiffs voluntarily dismissed the case without prejudice.

On June 29, 2015, the Court received a submission via United States mail from plaintiff Aurelia Scholar including a letter requesting that the Court remand the action back to state Court. The letter states that Plaintiff refused to sign a General Release, and indicates that a foreclosure sale of her house is imminent. However, Plaintiff does not explain any basis for reopening this federal case or remanding the action to state court almost a year after the case was voluntarily dismissed, and the request is therefore denied. Because Plaintiff's submission consists primarily of privileged attorney client communications, as well as what appear to be confidential settlement communications and original copies of financial documents containing confidential personal information, the entire submission shall be returned to Plaintiff and not entered on the Court's public docket.

IT IS SO ORDERED.

Dated: June 29, 2015


ELIZABETH D. LAPORTE
United States Magistrate Judge